

Relative Provider Service Clarification Chart

House Enrolled Act 91 allows a relative (defined as the biological parent, step parent, or adoptive parent of a waiver participant) to receive reimbursement for providing waiver services in certain situations. The relative shall form a Limited Liability Company (LLC) or other corporation, submit claims under the name of the LLC or corporation, maintain appropriate provider certification, and meet the definition of the service being provided. The chart below indicates the waiver services that may be provided by a relative certified as a provider or employed by a provider organization. If a service is not listed, then a relative shall not be authorized to provide services through self-direction.

As a reminder, not all services are available on each waiver or available to all ages of participants. Refer to the current service index for more information on services unique to each waiver and age. For more information on the requirements of relative providers, please refer to Chapter 45, Section 31 of the Department of Health's Medicaid Rules.

	Relative of a participant age 18 or older	Relative of a participant under age 18	Legally Authorized Representative of participant under age 18
Adult Day Services	X		
Community Living Services ¹	x		
Community Support Services	x		
Environmental Modifications	x		
Personal Care ²	X	x	Х
Specialized Equipment ³	х		

- 1. A relative who is the certified provider, or employee of a provider, may provide community living services but shall <u>not</u> live in the same residence as the participant.
- 2. For personal care provided to a participant living in the home with the relative provider, the maximum billable hours per day per participant is four (4). A relative will not be compensated for more than four hours per day for providing these services. Additional information can be found in Chapter 45, Section 31 of the Department of Health's Medicaid Rules.
- 3. A relative may provide specialized equipment if s/he is a certified Medicaid waiver specialized equipment provider, does not mark up the equipment, and obtains one other bid to ensure cost effectiveness. Mark-ups are permissible if the relative operates a non-profit corporation.